

Remarks

Applicants thank the examiner for the courtesy of interviewing this case by telephone.

The Office Action of February 5, 2007 found that claims 3-5, 7, 8 and 12 contained allowable subject matter. Those claims are not changed by the above proposed amendment from what was entered because of the last amendment. Thus, they are believed to remain allowable should the above amendment be entered.

As suggested by the examiner, claim 1, and thus also claims 6, 9, 11, 14, 17, 18 and 20, now specify the polymeric material in the manner suggested by the examiner. Further, they import a pore size range from the application. Note that claim 10 has been cancelled to better conform the pore size limitation to the support in the specification.

A thought behind these limitations is that as the pore size becomes smaller, and pyrethrum is used, it becomes even more surprising that particular materials can help avoid clogging.

Claim 21 has now been amended to clarify that the volatile material comprises terpene (e.g. as claim 1 already required the presence of pyrethrum, not just terpene alone).

Claims 2, 13, 15, 16 and 19 have also been cancelled (to avoid redundancy).

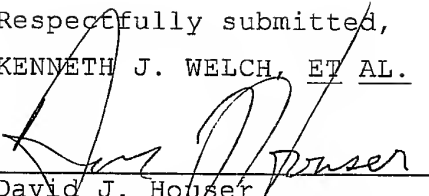
Conclusion

As such, allowance of claims 1, 3-9, 11, 12, 14, 17, 18, 20 and 21 (as amended) is respectfully requested. No additional fees are believed necessary for the entry of this set of claims if the examiner finds them appropriate. However, if any is please charge them to Deposit Account 10-0849.

Respectfully submitted,
KENNETH J. WELCH, ET AL.

Date: April 23, 2007

By:


David J. Houser
Registration No. 29,172
S.C. Johnson & Son, Inc.
Legal Department, MS 077
1525 Howe Street
Racine, Wisconsin 53403
Telephone: (262) 260-2206

MKE\6085231